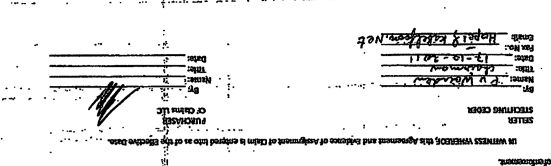
B 210A (Form 210A) (12/09)

In reLehman Brothers Holdings, Inc.

UNITED STATES BANKRUPTCY COURT

Case No. 08-13555

TRANSFER OF CLAIM OTHER THAN FOR SECURITY A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.	
Name of Transferee	Name of Transferor
Name and Address where notices to transferee should be sent: Attn: David Sharpe 1345 Ave of the Americas, 23rd Floor New York, NY 10105	Court Claim # (if known): 54060 Amount of Claim: \$4245.30 Date Claim Filed: 10/28/2009
Phone: (212) 479-7072	Phone:
Last Four Digits of Acct #:	Last Four Digits of Acct. #:
Name and Address where transferee payments should be sent (if different from above):	DEC 29
Phone:	= >
Last Four Digits of Acct #:	: 32
I declare under penalty of perjury that the information best of my knowledge and belief.	on provided in this notice is true and correct to the
By: Transferee/Transferee's Agent	Date: 12/12/2011
Durch Continue Charles Transfer Street	



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9. If say of the provisions of the entertand found to be uncertainformethy, the remaindor of the Agreements.

Sake decreased modelled on either the returner of the remainder of the Agreements.

by suthorized representatives of each of the parties hereto.

8. This Agicement states this arities becreased between the berfest concerning the subject matter fercot and superseles eny biful agreements must be made in willing and algoratements must be made in willing and algoratements or representations with respect to the bulgest matter become have been also in willing and algoratements or representations with respect to the bulgest matter become have been also in willing and algoratements or representations and algoratements.

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3. Select and Pourchaser's rights and obligations becamber shall be governed by and interpreted and determined in accordance with the State of the S

6. Each of Sealer and Porchaser agrees to (a) exemits and definer, or cause to be executed and definered, all mind offers and further agreement, decement, and expressed to be taken all such a true of the further and converted and (b) take or cause to be taken all such actions as the other party may it across the further than the cause and carry out the terms of the Agreement, beducing, without Emission, Select compression with Pourhiers in the owns that the Claim may at any time be impaired for any reason whatsoever such as in the event that Delitor makes an objection with respect to the Claim.

Lesseth of its pepresentations and warrantites mede berein,

5. All representations, worrands, coverators and indemnifies comained herein that leavane the execution, delinery and performance of this Agreement and the cocuration of the Agreement and consent of Seller hereiny agrees to the consent of Seller hereiny and the officers, directors, encodes and controlling persons and essigns and its efficient, directors, enguis and foundation and essigns and the officers, directors, enguis and foundations and essigns and an essign and a faciliates and consent which recent from Seller's any long-seller's and foundation of the controller of the consent of the controller of the controll

— Select bereby wakes any objection to the Culm to Partiesse on the boots and records of the Bobton and the Court and bereby waives toy objection to the transfer any objection to the creates are also been also also been als

2. Soller agrees that is the event Seller shall stock in a payment or distinguish or sollor as that sell in the treet sollor and sell in the control of the sollor agrees that is the sollor sollow in the sollor agreement and sell in the sollow in the soll

Calm prior to purchasse and may refuse to purchase Seller's data for any reason.

an investment sense of the court and warrants to brudeser that (a) the proof of Cahm was tally and thody filed on on below 5.009 p.m. fureaching leaders in the Court's order schilds; (b) the proof of Cahm was tally and in tapect of "Estimes Program Scurification the Court's order schilds the deadland in the Court's order schilds the deadland in the Court's order schilds the Court's order schilds on the Schilds of Schilds of Tally-Arway Internation of the Cahm is not subject to the Schilds of Tally-Arway Internation to the Cahm is not subject to any Calman to the Cahm or the Cahm is not subject to any calmant the Debtor Regards amount in respect of Schilds the Cahm is not subject to any defence, cleim or the Tally-Arway Internation of the Cahm or the Cahm is not subject to any defence, cleim or the Cahm is not subject to any defence, cleim or the Tally-Arway Internation or the Cahm or the Cahm is not subject to any defence, cleim or the Tally-Arway Internation or the Cahm or the Cahm is not subject to any defence, cleim or the Tally-Arway Internation or the Cahm or the Tally-Arway Internation or the Cahm or the Cahm is not subject to any defence, cleim or the Tally-Arway Internation or the Cahm or the C

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